

Anti-corruption policy of the republic of tatarstan

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Abstract

The object of study of this article is the anti-corruption policy of the Republic of Tatarstan. The aim of this study is to study the regulatory legal acts of the Republic of Tatarstan, forming the legal basis for anti-corruption policy of the Republic. The article states that the development of anti-corruption legislation of subjects of the Russian Federation has followed the path of advancing the formation of anti-corruption legislative framework of the federal level, which ultimately has given rise to certain problems of law enforcement nature. In the process of writing this article we have been using both the scientific methods of research (logical analysis and synthesis, functional and historical-legal methods) and special methods. The research methodology includes primarily the regulatory legal acts of the Russian Federation, the Republic of Tatarstan, as well as the papers of Russian scientists; the international experience on the issue has been also studied. As a result of the study the authors conclude that currently almost all regional legislation, including in the Republic of Tatarstan, is brought into line with the federal legislation in the field of anti-corruption; and it is necessary to carry out a permanent set of measures of the legal, socio-economic and educational nature for the effective implementation of the anti-corruption policy both in the regions and the federal center.

Keywords

Anti-corruption, Anti-corruption legislation, Anti-corruption policy, Corruption, Regional anti-corruption policy, The republic of tatarstan